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					OURT PROPERTY AND THE PROPERTY OF THE PROPERTY		
			THERN DISTRICT ALLAS DIVISION	OF TEXAS	DEC 3 2013		
UNITE	D STATES OF AME	RICA)		RK, U.S. DISTRICT C	OURT	
VS.)	DE-7	ASE NO 3:13-CR-0	26-M/(03)	
MIGUE	L BERNABE, Defendant.)				
			ND RECOMMEN NING PLEA OF O				
appeare Informa mention charged therefor Possess	MIGUEL BERNABI d before me pursuant ation. After cautioni ned in Rule 11, I dete is supported by an in- ter recommend that the ion with Intent to Dis- ter imposed accordings	to Fed. R. Crim.P. 1 and and examining Numined that the guil independent basis in the plea of guilty be cribute a Controlled States.	1, and has entered a MIGUEL BERNAB ty plea was knowled fact containing each accepted, and that Substance, a violatic	a plea of guilty to E under oath condended and volume of the essenti MIGUEL BEF on of 21 U.S.C. §	o Count(s) 1 of the subscription of the subscription of the luntary and that the all elements of such RNABE be adjudged \$41(a) and (b)(1)(B)	uperseding ne subjects offense(s) offense. I I guilty of	
×	The defendant is cur	rently in custody and	d should be ordered	to remain in cus	stody.		
	The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(1) unless the Court finds by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released.						
	 □ The Government does not oppose release. □ The defendant has been compliant with the current conditions of release. □ I find by clear and convincing evidence that the defendant is not likely to flee or pose a danger to an other person or the community if released and should therefore be released under § 3142(b) or (c) 						
	☐ The defenda		pliant with the cond	itions of release er should be set	o. for hearing upon mo	otion of the	
	The defendant must is a substantial likeli recommended that r shown under § 314; convincing evidence community if release	hood that a motion for sentence of imprison (c) why the defendent that the defendant	for acquittal or new sonment be impose ant should not be or	trial will be grar d, or (c) except letained, and (2	nted, or (b) the Gover ional circumstances b) the Court finds by	rnment has are clearly clear and	

PAUL D. STYCKNEY UNITED STATES MAGISTRATE JUDGE

NOTICE

Date: December 31, 2013.

Failure to file written objections to this Report and Recommendation within fourteen (14) days from the date of its service shall bar an aggrieved party from attacking such Report and Recommendation before the assigned United States District Judge. 28 U.S.C. §636(b)(1)(B).